1 JESSE S. KAPLAN CSB#103726 5441 Fair Oaks Bl. Ste. C-1 Carmichael, CA 95608 916/488-3030 3 916/489-9297 fax 4 **Attorney for Plaintiff** 5 STACY SHAW 6 7 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF CALIFORNIA 10 -o0O0o-11 12 STACY SHAW, No. 2:25-cv-01432-AC 13 Plaintiff, 14 STIPULATION AND [proposed] 15 ORDER FOR EXTENSION OF TIME TO FILE PLAINTIFF'S 16 **REPLY BRIEF** v. 17 18 Frank Bisignano, COMMISSIONER OF SOCIAL SECURITY, 19 Defendant. 20 21 IT IS HEREBY STIPULATED by and between the parties, through their respective 22 undersigned attorneys, and with the permission of the Court, that plaintiff's time to file a motion 23 24 for summary judgment is extended to September 29, 2025. 25 This is a first extension. The reason for this is that plaintiff's counsel is having to 26 redistribute eight opening and reply briefs otherwise due over about 10 days. Two or three of 27 these have been completed, but no work on this brief has been done, or can be begun, yet. 28

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2	Dated: August 29, 2025		/s/ Jesse S. Kaplan
3			JESSE S. KAPLAN Attorney for Plaintiff
4			, and the second
5	Datada Assessed 20, 2025		/a/ nou o mail authonization
6	Dated: August 29, 2025		/s/ per e-mail authorization
7			OSCAR GONZALEZ de LLANO Special Assistant U.S. Attorney
8			Attorney for Defendant
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11	<u>ORDER</u>		
12	For good cause shown on the basis of this stipulation, the requested extension of		
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14	plaintiff's time to file plaintiff's reply brief is extended to September 29, 2025.		
15	SO ORDERED.		
16	Dated: September 2, 2025		
17		au	uson Clane
18	ALLISON CLAIRE UNITED STATES MAGISTRATE JUDGE		
19		ONTE	J STATES MAGISTRATE FODGE
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